



Written Statement of the
National Petrochemical & Refiners Association

delivered by
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President, NPRA

before the
United States House Energy and Commerce Committee
Subcommittee on Energy and Air Quality

concerning
Implementation of the Renewable Fuel Standard

May 6, 2008
Washington, DC

Chairman Boucher, Ranking Member Upton, and members of the subcommittee, I am Charles T. Drevna, President of NPRA, the National Petrochemical and Refiners Association. NPRA is a national trade association with more than 450 members, including those who own or operate virtually all U.S. refining capacity, as well as most of the nation's petrochemical manufacturers who supply "building block" chemicals necessary to produce products ranging from pharmaceuticals to fertilizer to Kevlar. I am grateful for the opportunity to share our views on the significant, and unfortunately negative, impacts that the recently enacted renewable fuel standard increase is having on energy markets, consumers and the American economy.

There is little doubt that alternative fuels will continue to be a significant component of our nation's transportation fuel mix. However, as we have stated on many occasions, including last year before this Committee, NPRA opposes the mandated use of alternative fuels and supports the sensible and workable integration of alternative fuels into the marketplace based on market principles. Energy policy based on mandates is not a recipe for success. There is no free market if every gallon of biofuels – including those that do not exist – is mandated. Mandates distort markets and result in stifled competition and innovation.

Last year, 6.49 billion gallons of ethanol was produced domestically and 0.43 billion gallons of ethanol was imported. Biodiesel consumption was about 0.3 billion gallons. Therefore, total renewable fuels for transportation purposes in the U.S. in 2007 was about 7.2 billion gallons.

Ethanol is currently used in about two-thirds of U.S. gasoline supplies. And despite the misperceptions, our industry supports the use of renewables. In fact, we are currently the largest consumers of ethanol and will continue to rely on ethanol as a vital gasoline blend stock. However, we believe that allowing the market to operate is the best way to address consumer needs at reasonable prices.

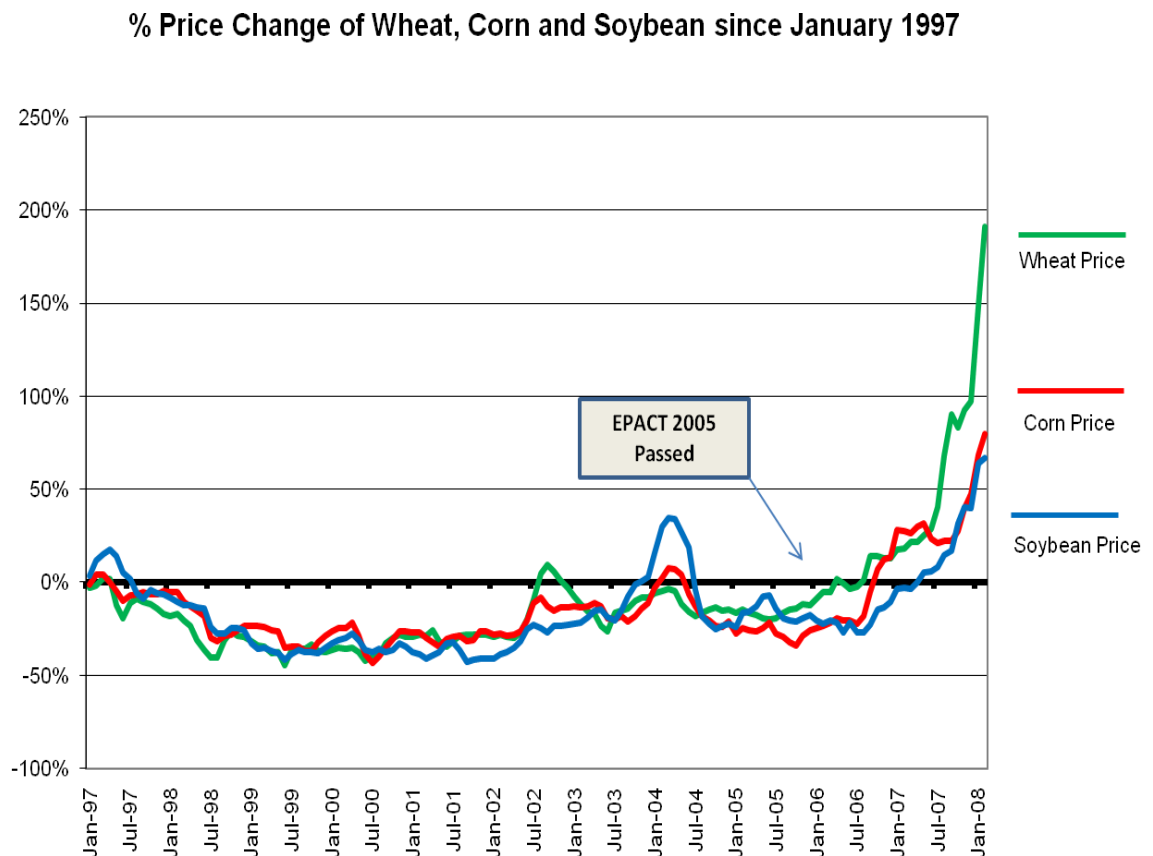
Before Congress passed the Energy Independence and Security Act of 2007 (H.R. 6) and sent it to the President for his signature, the facts about ethanol mandates and the unintended consequences for both American consumers and the environment were fully disclosed. Unfortunately, these warnings were ignored.

Recent studies and reports have confirmed that biofuels mandates have led to price increases for food. Grocers, restaurant owners and cattlemen have noted how biofuels mandates have dramatically increased the price of corn, making feed for livestock and cattle more expensive. This situation translates directly into higher food prices for American consumers. A FarmEcon.com study noted: “The ethanol subsidy program is now increasing the cost of food production though side effects on major crop prices and plantings. The cost increases are already starting to show up in the prices of meat, poultry, dairy, bread, cereals and many other products made from grains and soybeans.”¹ On April 25, USDA reported weekly average corn prices ranging \$5.29-5.59/bushel, compared to \$3.22-4.41/bushel 12 months ago for Iowa, Nebraska, and South Dakota;² this is a substantial one year increase for these states, about 60%.

¹ Dr. Thomas Elam, *Fuel Ethanol Subsidies: An Economic Perspective*, FarmEcon.com, September 19, 2007, p. 2.

² USDA Livestock & Grain Market News, April 25, 2008

The chart below shows USDA data on wheat, corn and soybean price changes before and after EPAct05 was passed.



A June 2007 GAO report highlighted the higher costs associated with biofuels. Among several findings, the report noted: “According to NREL (National Renewable Energy Laboratory), the overall cost of transporting ethanol from production plants to fueling stations is estimated to range from 13 cents per gallon to 18 cents per gallon, depending on the distance traveled and the mode of transportation. In contrast, the overall cost of transporting petroleum fuels from refineries to fueling stations is estimated on

a nationwide basis to be about 3 to 5 cents per gallon.”³ The dramatic increase in the biofuels mandate under the new law continues to increase the strain on our already congested transportation infrastructure that could very likely drive the costs of shipping ethanol up even further. In addition to these costs being passed on to consumers, strained transportation avenues could create fuel supply problems.

The costs and strains of these transportation challenges are only some of the problems associated with dramatically increased mandates of renewable fuels. Ethanol-powered vehicles also have lower fuel efficiency (due to ethanol’s lower energy content compared to regular gasoline), as well as limited availability and infrastructure. According to the Department of Energy’s Office of Energy Efficiency and Renewable Energy, flex fuel vehicles (FFVs) – cars that can run on either gasoline or a mixture of 85 percent ethanol and 15 percent gasoline (known as E85) – get “about 20-30% fewer miles per gallon when fueled with E85.”⁴ Given this situation, AAA releases an “E85 MPG/BTU Adjusted Price” in its daily fuel gauge report. It has not been uncommon for this report to show an E85 adjusted price that exceeds the price of a gallon of gasoline by as much as 80 cents.⁵

The limited number of FFVs is also a problem if significantly larger volumes of renewable fuels are to be forced into the market. The only vehicles that can operate on fuel blended with more than 10 percent ethanol (known as “E-10”) are flex fuel vehicles. The Alliance of Automobile Manufacturers’ website (www.discoveralternatives.org) notes there are currently 11 million alternative fuel vehicles on American roads – a small fraction of the 240 million plus vehicles Americans are driving today.⁶ The National Ethanol Vehicle Coalition estimates about 6 million of these are FFVs.⁷ In addition, over the next several years, automakers have indicated that while they intend to produce more FFVs, they will still

³ U.S. Government Accountability Office, “Biofuels: DOE Lacks a Strategic Approach to Coordinate Increasing Production with Infrastructure Development and Vehicle Needs,” GAO-07-713, June 2007, p. 23.

⁴ U.S. Department of Energy, Office of Energy Efficiency and Renewable Energy, Fueleconomy.gov: <http://www.fueleconomy.gov/feg/flextech.shtml>.

⁵ For daily price information from AAA, see <http://www.fuelgaugereport.com/>.

⁶ U.S. Department of Transportation, Bureau of Transportation Statistics, “National Transportation Statistics 2007”: http://www.bts.gov/publications/national_transportation_statistics/html/table_01_11.html

⁷ National Ethanol Vehicle Coalition website: http://www.e85fuel.com/e85101/faqs/number_ffvs.php

be producing gasoline-only vehicles at a rate of about seven or eight to one in relation to FFV production. The new ethanol mandate will most likely require fuel blends in excess of E-10 possibly as early as 2010. However, in addition to existing legacy fleets (e.g. cars that have been purchased up to this point in time that run only on gasoline and won't be retired for several years), there will be a new class of vehicles that may be unable to operate on required fuel blends. This is particularly important given the fact engine and fuel pump makers will not provide warranties for fuel-related equipment malfunctions if blends greater than E-10 are used with those products. I will address this in greater detail later in my testimony.

While many point to cellulosic ethanol as a potential solution to problems, that particular fuel poses its own set of challenges. Cellulosic ethanol technology is still very costly and is not commercially available – let alone produced at levels adequate to meet the new mandates in the new energy law. Early last year, the Energy Information Administration noted, “Capital costs for a first-of-a-kind cellulosic ethanol plant with a capacity of 50 million gallon per year are estimated by one leading producer to be \$375 million (2005 dollars), as compared with \$67 million for a corn-based plant of similar size, and investment risk is high for a large-scale cellulosic ethanol production facility.”⁸ The report noted that given those costs, no cellulosic plant had been built or was in operation at that time (February 2007). At that same time last year, the Department of Energy announced they were allocating \$385 million to help fund six cellulosic ethanol plants that would produce about 130 million gallons annually, but it is highly unlikely those plants will be producing at full capacity in time to meet the new law's 2010 mandate of 100 million gallons, and will not produce enough for the 250 million gallon target for 2011.⁹

The Energy Policy Act of 2005 included a cellulosic ethanol mandate of 250 million gallons starting in 2013. The Food and Agriculture Policy Research Institute (FAPRI), however, projects only

⁸ U.S. Energy Information Administration, “Biofuels in the U.S. Transportation Sector,” February 2007: <http://www.eia.doe.gov/oiaf/analysispaper/biomass.html>

⁹ Wong, Jetta, “U.S. Bioenergy Policies: What is Currently Being Done and What Needs to be Done?”, Environmental & Energy Study Institute, May 8, 2007, p. 13: http://www.eesi.org/publications/Presentations/2007/jw_swedish_5-8-07.pdf

about 213 million gallons of cellulosic may be produced in that year.¹⁰ This adds little support to the argument that a mandate will drive the technology and economics of producing a certain product. As previously mentioned, the new energy law mandates 100 million gallons of cellulosic in 2010 – only a year and a half from now. FAPRI's estimate on cellulosic production for that year is only 27 million gallons – 27 percent of what is required in the law. That's a lot of ground to make up in a short time frame. Failure to meet these figures will prevent refiners from complying with the law's targeted volumes, leading not only to cost increases from unavoidable and onerous financial penalties, but potentially creating significant supply shortages.

The new energy law calls for a Renewable Fuels Standard with not one but four different mandates that will equal 36 billion gallons by 2022. It requires that 9 billion gallons of renewable fuel be blended into the transportation fuel supply *this year* (a large increase from a total of 7.2 billion gallons in 2007), ratcheting up to 36 billion gallons in 2022. In addition, it contains three other subset mandates: an “advanced biofuel” requirement of 600 million gallons in 2009, scaling up to 21 billion gallons in 2022; a specific cellulosic biofuel mandate of 100 million gallons in 2010, ratcheting up to 16 billion gallons in 2022; and a biodiesel mandate of 500 million gallons in 2009 moving up to 1 billion gallons in 2012. We understand that this is the law of the land and you have the commitment of the domestic refining industry that we will do our very best to comply. However, this mandate will have significant detrimental effects to our country and its consumers that extend beyond what could be accomplished through any sort of legislative change short of repeal.

The Petroleum Industry Faces Compliance Problems Now

The Energy Policy Act of 2005 created the first mandatory Renewable Fuel Standard (referred to as RFS1 later in this testimony). It required 7.5 billion gallons of ethanol to be blended into our nation's fuel supply by 2012, with refiners responsible for showing compliance with the mandate through a credit

¹⁰ Food and Agricultural Policy Research Institute, “World Biofuels: FAPRI 2007 Agricultural Outlook,” p. 319.

program. EPA promulgated comprehensive regulations (72 FR 23900; 5/1/07) implementing this law and the regulatory program began on September 1, 2007. It requires that the mandated volumes of renewable fuels for the appropriate compliance year (i.e. ethanol and biodiesel) be used in transportation fuel supply through a credit trading and banking program. EPA created an averaging program with a calendar year compliance period that stipulates what percentage of RFS credits refiners must hand over in relation to their contribution to our country's fuel supply in order to comply with the law.

The new energy bill requires 9.0 billion gallons of renewable fuels in 2008. Assume hypothetically for the moment that 12 billion gallons of renewable fuels actually will be produced and imported in 2008 (at best a problematic assumption). This does not help a refiner's RFS compliance in 2008 unless at least 9.0 billion gallons is actually blended in gasoline or diesel. It is most doubtful there is enough infrastructure available for that to happen.

Gasoline is a hydrocarbon. When gasoline is combusted in a vehicle, a small portion of the exhaust emissions that come from the tailpipe consist of hydrocarbons. Hydrocarbon emissions also evaporate from a vehicle's gasoline tank on a hot day. Such emissions are a precursor to the formation of ground-level ozone, or smog. One strategy to reduce ozone concentrations is to limit hydrocarbon emissions from the use of gasoline. This can be accomplished by a maximum standard on the Reid vapor pressure (RVP) of summer gasoline. RVP is an indicator of gasoline's volatility. Lower RVP reduces gasoline's hydrocarbon emissions. Summer RVP standards are usually a per-gallon maximum 9.0, 7.8, or 7.0 pounds per square inch (psi). EPA and states have controlled summer gasoline RVP for over 15 years.

When ethanol is added to gasoline, the gasoline-ethanol blend has a higher RVP than gasoline without ethanol. Therefore, adding ethanol to gasoline can exceed RVP limits. Section 211(h)(4) of the Clean Air Act provides a 1 psi RVP waiver (i.e. fuel blends can be 1 psi higher than the applicable maximum 9.0, 7.8, or 7.0 psi) for conventional gasoline blended with 9-10 vol% ethanol. This means that

gasohol can exceed the applicable RVP limit by 1 psi if the blend contains between 9 and 10 vol% ethanol, leading to the formation of more smog-creating emissions.

If a delivery truck pulls up to a retail station in the summer with a load of gasohol (E10 – 10 percent ethanol, 90 percent gasoline) and the underground retail tank has had no E10 deliveries before, then the RVP regulation may be violated because the retail tank would have less than 9 vol% ethanol (the average of summer conventional gasoline without ethanol still in the tank and the new delivery of E10 could result in less than E9 after the new delivery). Therefore, if the retail station starts the summer with conventional gasoline without any ethanol, it cannot readily convert to E10 until the summer season ends and the summer RVP regulation does not apply. This obviously constrains the conversion of conventional gasoline retail stations to E10 this summer.

As previously noted, the current RFS program includes credit banking and trading. RFS credits are called renewable identification numbers (RINs). Each volume of renewable fuel produced is assigned a RIN that is separated from that physical volume when it is blended into the fuel supply. Refiners then buy that RIN credit from the terminal doing the blending and use it for RFS compliance. Refiners also detach the credits themselves as obligated parties. RINs cannot be used for compliance by a refiner until it is detached from a barrel of ethanol or biodiesel (usually when it is blended with gasoline or diesel). Speculators are currently allowed to buy these RINs for later resale to a gasoline refiner or importer.

One RFS compliance option for refiners in 2008 is carryover of a 2008 RFS deficit to 2009. However, that refiner cannot carry over a deficit for two consecutive years (see Clean Air Act section 211(o)(5)(D), inserted by the Energy Policy Act of 2005, and RFS1 regulations at 40 CFR 80.1127(b)). It is not clear that that refiners can fully comply in 2009 with 2009 RINs and purchase additional RINs in 2009 to also meet its RFS deficit for 2008. The RIN supply in 2009 may not be large enough. Lots of ethanol may be produced and imported in 2009, but not all of it may be blended in gasoline in 2009 and release RINs that be used by a refiner to demonstrate compliance.

Certainly it is possible that some refiners will meet their RFS obligation in 2008 without a deficit carryover. However, it is unlikely that all refiners will meet their RFS obligation in 2008 without one. It may also be unlikely that all refiners will be able to meet out year obligations given the limitations on deficit carryovers.

The Current Global Food Crisis Cannot Be Ignored

Governments, NGOs (i.e., World Bank, IMF, the UN, and OECD), federal agencies among others have highlighted the association between biofuels and the current global food crisis.

- “Meanwhile, by diverting grain and oilseed crops from dinner plates to fuel tanks, biofuels are jacking up world food prices and endangering the hungry. The grain it takes to fill an SUV tank with ethanol could feed a person for a year.”¹¹
- “But now a reaction is building against policies in the United States and Europe to promote ethanol and similar fuels, with political leaders from poor countries contending that these fuels are driving up food prices and starving poor people. Biofuels are fast becoming a new flash point in global diplomacy, putting pressure on Western politicians to reconsider their policies, even as they argue that biofuels are only one factor in the seemingly inexorable rise in food prices. . . . Even if biofuels are not the primary reason for the increase in food costs, some experts say it is one area where a reversal of government policy could help take pressure off food prices.”¹²

Individual countries

- “Prices for basic food supplies such as rice, wheat and corn have skyrocketed in recent months, driven by a complex set of factors including sharply rising fuel prices, droughts in key food-

¹¹ “The Clean Energy Scam,” March 27, 2008: <http://www.time.com/time/magazine/article/0,9171,1725975,00.html>

¹² “Fuel Choices, Food Crises and Finger-Pointing,” April 15, 2008:

http://www.nytimes.com/2008/04/15/business/worldbusiness/15food.html?_r=2&adxnnl=1&oref=slogin&ref=washington&adxnnlx=1209484974-c9IIIHwmmXp0bPyZwzF15g

producing countries, ballooning demand in emerging nations such as China and India, and the diversion of some crops to produce biofuels. . . . The increasing use of crops to produce biofuels has been criticized as contributing to food shortages.”¹³

- “The leaders of Bolivia and Peru have attacked the use of biofuels, saying they have made food too expensive for the poor.”¹⁴
- “Among other targets, they singled out U.S. policies pushing corn-based ethanol and other biofuels as deepening the woes. ‘When millions of people are going hungry, it’s a crime against humanity that food should be diverted to biofuels,’ said India’s finance minister, Palaniappan Chidambaram, in an interview. Turkey’s finance minister, Mehmet Simsek, said the use of food for biofuels is ‘appalling.’”¹⁵
- India and African nations are calling on the Western world to rethink the diversion of huge amounts of food for biofuel, which has created shortages and driven up prices in poorer countries.”¹⁶

NGOs

- “Biofuels were developed as part of plans to limit and reduce greenhouse gas emissions, held responsible for global warming, but since they take up land that would otherwise be used for food

¹³ “Food Crisis Is Depicted As ‘Silent Tsunami,’” April 23, 2008, Page A01: <http://www.washingtonpost.com/wp-dyn/content/article/2008/04/22/AR2008042201481.html>

¹⁴ “Biofuels starving our people, leaders tell UN,” April 22, 2008: <http://www.guardian.co.uk/environment/2008/apr/22/biofuel.crisis>

¹⁵ “Food Inflation, Riots Spark Worries for World Leaders,” *The Wall Street Journal*, April 14, 2008, Page A1 (subscription required): http://online.wsj.com/article/SB120813134819111573.html?mod=hps_us_whats_news&mod=WSJBlog

¹⁶ “Stop using food for fuel, West told,” April 10, 2008: <http://www.nationalpost.com/news/story.html?id=434170>

production, they have been increasingly blamed for soaring food prices. The World Bank said earlier this month that increased biofuel production had contributed to the rise in food prices.”¹⁷

- An article written by the Managing Director of the International Monetary Fund: “Higher food prices over the past few years in part reflect well-intentioned, yet misguided policies in advanced economies, which attempt to stimulate biofuels made from foodstuffs through subsidies and protectionist measures.”¹⁸
- “Hailed until only months ago as a silver bullet in the fight against global warming, biofuels are now accused of snatching food out of the mouths of the poor. . . . But as soaring prices for staples bring more of the planet's most vulnerable people face-to-face with starvation, the image of biofuels has suddenly changed from climate saviour to a horribly misguided experiment. . . . On Friday, the head of the International Monetary Fund (IMF) said biofuels ‘posed a real moral problem’ and called for a moratorium on using food crops to power cars, trucks and buses.”¹⁹
- National Public Radio interviewed World Bank President Robert Zoellick who stated that biofuels are a major contributor to higher food prices.²⁰
- “But no factor gets more consistent credit for food price turmoil than the international biofuels stampede. . . . Warnings that ethanol programs, brought on by absurd national energy policies and myths about reducing the risk of climate change, could severely disturb food production and

¹⁷ “Thai PM lashes out at World Bank over biofuel criticism – UPDATE,” April 22, 2008:

<http://www.forbes.com/markets/feeds/afx/2008/04/22/afx4916972.html>

¹⁸ “A Global Approach is Required to Tackle High Food Prices,” April 21, 2008:

<http://www.imf.org/external/np/vc/2008/042108.htm>

¹⁹ “Biofuels under attack as food prices soar,” April 20, 2008 :

http://news.yahoo.com/s/afp/20080420/ts_afp/foodbiofuelsclimatewarming_080420093611;_ylt=AmNpNnkByd.unYnQS TZFIJVRAlMA

²⁰ “World Bank Chief: Biofuels Boosting Food Prices,” April 11, 2008:

<http://www.npr.org/templates/story/story.php?storyId=89545855>

prices, have been issued for years. . . . The United Nations, previously a big booster of biofuels, is now issuing warnings.”²¹

- The OECD has also expressed concern over the “food-vs-fuel” conflict that has arisen from biofuels mandates.²²

The Boston Globe printed an editorial. “CORN should be used for food, not motor fuel, and yet the United States is committed to a policy that encourages farmers to turn an increasing amount of their crop into ethanol. . . . Greater use of ethanol means more greenhouse gases and more expensive food for people and livestock, hardly a fair exchange.”²³

USDA estimates that the share of U.S. corn production for 2007/2008 for feedstock use at ethanol plants is 25% and will be 33% next year.²⁴ This is significant, not de minimis or inconsequential during a global food crisis.

NPRA Recommends Repeal of the Renewable Fuel Mandate

There are serious questions whether or not to continue a mandate for increasing amounts of corn ethanol and biodiesel in the midst of a global food crisis. The *Miami Herald* printed an editorial. “Given the current global food crisis, decisions by the United States, Europe and other countries to convert corn and other food crops into fuel are beginning to look like good intentions gone awry. The biofuels push is beginning to have harmful unintended consequences, contributing to shortages of basic foods in Haiti, Egypt, Italy and countries in Africa and Southeastern Asia. The European Union is reconsidering its goal

²¹ “Who caused the world food crisis?,” April 8, 2008:

<http://www.financialpost.com/analysis/columnists/story.html?id=75d38e8e-7d7e-440e-a318-9b60687e11a1&k=55279>

²² Richard Doornbosch and Ronald Steenblik, *Biofuels: Is The Cure Worse Than The Disease?*, Organisation for Economic Co-operation and Development, September 2007.

²³ “Can’t eat ethanol,” April 13, 2008:

http://www.boston.com/bostonglobe/editorial_opinion/editorials/articles/2008/04/13/cant_eat_ethanol/

²⁴ Joseph Glauber, USDA’s Chief Economist, presentation at the 2008 Agricultural Outlook Forum, February 21, 2008:

<http://www.usda.gov/oce/forum/2008Speeches/PDFPPT/Glauber.pdf>

of using biofuels in 10 percent of its transportation fuels -- and the U.S. Congress should do the same. . . . it can reverse its mandate to use food crops for fuel.”²⁵

On April 25, Texas Governor Perry requested a waiver from EPA for a portion of the RFS. Governor Perry’s “request is for a waiver of 50 percent of the mandate for the production of ethanol derived from grain.” He cites “the unintended consequences of harming segments of our agricultural industry and contributing to higher food prices.” The Governor of Connecticut has now likewise called for a waiver of the RFS. EPA is required by section 1501(a) of the Energy Policy Act of 2005 (revision to section 211(o)(7) of the Clean Air Act) to approve or disapprove, after public notice and opportunity for comment, the State petition within 90 days after receipt. NPRA looks forward to this discussion and debate.

Rather than debating whether there is a large or small correlation between the current global food crisis and the renewable fuels mandate in the U.S., Congress should act quickly to repeal the renewable fuel mandate.

First Generation Biofuels Have Environmental Impacts

“But several new studies show the biofuel boom is doing exactly the opposite of what its proponents intended: it's dramatically accelerating global warming, imperiling the planet in the name of saving it. Corn ethanol, always environmentally suspect, turns out to be environmentally disastrous.”²⁶

Congress inexplicably exempted or “grandfathered” renewable fuel produced from production facilities either in existence or under construction at the time of EISA’s enactment from the lifecycle greenhouse gas emissions reduction requirements. Many of these plants are coal fired plants. This has the effect of making billions of gallons of ethanol and biodiesel exempt from any GHG emissions reduction

²⁵ “Using food for fuel disrupts food supply. OUR OPINION: CONGRESS SHOULD RETHINK ITS CORN-SUBSIDY POLICY,” April 18, 2008: <http://www.miamiherald.com/opinion/editorials/story/500518.html>

²⁶ “The Clean Energy Scam,” March 27, 2008: <http://www.time.com/time/magazine/article/0,9171,1725975,00.html>

requirement. Several recent studies have now quantified the GHG impacts of first generation biofuels and concur that they create an exponentially larger carbon “footprint” than conventional gasoline. As a result, it now appears that there will be billions of gallons of ethanol and biodiesel produced over the next decade that must be blended into our nation’s fuel supply and that could dramatically increase GHG emissions.

Ethanol and biodiesel are hydrocarbons – they are not carbon-free. Biofuels are often perceived as carbon-neutral because the carbon released when combusted is recycled as the biomass feedstock is grown. However, many scientists are concerned that the greenhouse gas emissions resulting from biofuel production and associated agricultural practices could effectively negate or even reverse any reduction in emissions that could be achieved by significantly expanding the use of ethanol as a transportation fuel. Biofuels are not a silver bullet for reducing greenhouse gas emissions and their impacts to the overall GHG emissions should not be ignored.

There is growing consensus in the scientific community that first-generation biofuels do more harm than good in terms of GHG emissions. Nobel Prize winner Paul Crutzen concluded that increased biofuels production is accompanied with a dramatic increase of nitrous oxide (N₂O) emissions, which have nearly 300 times greater warming potential than CO₂.²⁷ This would offset all greenhouse gas emissions reductions from the displaced petroleum fuels and actually result in a net increase in total greenhouse gas emissions. The European Union recently passed a law that may essentially ban certain biofuels due to environmental impacts.²⁸

A large increase in the production of biofuels could lead to further deforestation and release of soil carbon. Clearing land to grow crops as a feedstock for biofuels can increase greenhouse gas emissions. Carbon in the soil and plants is released when land use is changed and can be higher than the reduction in carbon releases by replacing fossil fuel combustion with biofuel combustion. It would take many years for

²⁷ P. J. Crutzen, A. R. Mosier, K. A. Smith, and W. Winiwarter, “N₂O Release from Agro-Biofuel Production Negates Global Warming Reduction by Replacing Fossil Fuels,” *Atmospheric Chemistry and Physics Discussions*, August 1, 2007.

²⁸ John W. Miller, “EU is Planning Measures to Protect Biofuels Industry,” January 23, 2008, P.A11.

the increased GHG emissions from land use change to be offset by the decreased GHG emissions from the replacement of fossil fuel with biofuel combustion – a biofuel carbon debt. This biofuel carbon debt is substantial and is projected to take decades or centuries from which to recover.

Several analyses outline the deleterious land-use impacts from biofuels production. The following are excerpts from two studies published in 2008:

Ethanol from corn produced on newly converted U.S. central grasslands results in a biofuel carbon debt repayment time of ~93 years. . . . At least for current or developing biofuel technologies, any strategy to reduce GHG emissions that causes land conversion from native ecosystems to cropland is likely to be counterproductive. . . . Our results demonstrate that the net effect of biofuel production via clearing of carbon rich habitats is to increase CO₂ emissions for decades or centuries relative to the emissions caused by fossil fuel use.²⁹

To produce biofuels, farmers can directly plow up more forest or grassland, which releases to the atmosphere much of the carbon previously stored in plants and soils through decomposition or fire. The loss of maturing forests and grasslands also foregoes ongoing carbon sequestration as plants grow each year, and this foregone sequestration is the equivalent of additional emissions. Alternatively, farmers can divert existing crops or croplands into biofuels, which causes similar emissions indirectly. . . . As land generates more ethanol over years, the reduced emissions from its use will eventually offset the carbon debt from land-use change, which mostly occurs quickly and is limited in our analysis to emissions within 30 years. We calculated that GHG savings from corn ethanol would equalize and therefore “pay back” carbon emissions from land-use change in 167 years, meaning GHGs increase until the end of that period. Over a 30-year period, counting land-use change, GHG emissions from corn ethanol nearly double those from gasoline for each km driven. . . . As part of our sensitivity analysis, we found that, even if corn ethanol caused no emissions except those from land-use change, overall GHGs would still increase over a 30-year period.³⁰

In addition, a recent University of California, Berkeley memo to the California Air Resource Board affirms these earlier studies. This memo states that estimates of greenhouse gas emissions from direct land

²⁹ “Land Clearing and the Biofuel Carbon Debt,” Joseph Fargione, *et al.*; *Science* 319, 1235 (2008); DOI: 10.1126/science.1152747.

³⁰ “Use of U.S. Croplands for Biofuels Increases Greenhouse Gases Through Emissions from Land-Use Change,” Timothy Searchinger, *et al.* *Science* 319, 1238 (2008); DOI: 10.1126/science.1151861.

use changes are very large and are much larger than the emissions associated with the fuel itself because there are large amounts of carbon stored in ecosystems of all sorts.³¹

The biofuel carbon debt summarized in these studies refutes the perception that biofuels are part of the solution to quickly reduce greenhouse gas emissions.

EISA section 201 addresses this land use change issue by requiring, in the definition of renewable biomass, that “planted crops and crop residue harvested from agricultural land cleared or cultivated at any time prior to the enactment of this sentence that is either actively managed or fallow, and nonforested.” This may not be enforceable because of the fungibility of an ear of corn. This restriction would not prevent land use change with its associated large biofuel carbon debt when the international agricultural community increases crop production to address the global food crisis and to replace for food consumption crops used as feedstock in domestic or foreign biorefineries. Furthermore, this legislative provision is not yet effective and will not be effective until EPA promulgates RFS2 regulations next year; in the meantime, there is no land use change restriction.

Recent studies have noted the negative impacts biofuels mandates are having on the environment. An Environmental Defense report revealed how a dramatic increase in ethanol plants is draining the Ogallala Aquifer, which stretches from Texas to Wyoming.³² The National Academy of Sciences has also written a report on the negative water supply impacts of increased biofuels production.³³ Press reports from last year described how an increase in farm waste from the corn boom flowing into the Mississippi River has created an area off the Louisiana coast where shrimp and other sea life cannot survive.³⁴

³¹ Memo from Alex Farrell and Michael O’Hare (U. of California Berkeley professors) to the California Air Resources Board, “Greenhouse gas (GHG) emissions from indirect land use change (LUC),” January 12, 2008.

³² Martha G. Roberts, Timothy D. Male, Theodore P. Toombs, “Potential Impacts of Biofuels Expansion on Natural Resources: A Case Study of the Ogallala Aquifer Region,” Environmental Defense, October 2007.

³³ National Academy of Sciences, “Report in Brief: Water Implications of Biofuels Production in the United States,” October 2007

³⁴ Tony Cox, “Ethanol Demand Seen Harming U.S. Fishermen,” Bloomberg, July 23, 2007

While these studies are relatively new, all point in one direction—waiver of the RFS should occur until at least further science validates sustainability and ability of the program to deliver on the intended objective.

RINs Could Be Invalidated by EPA

Section 202(a)(1) of EISA states: “. . . and, in the case of any such renewable fuel produced from new facilities that commence construction after the date of enactment of this sentence, achieves at least a 20 percent reduction in lifecycle greenhouse gas emissions compared to baseline lifecycle greenhouse gas emissions.” This is repeated in section 210(a)(1) with explicit guidance for this year: “For calendar year 2008, transportation fuel sold or introduced into commerce in the United States (except in noncontiguous States or territories), that is produced from facilities that commence construction after the date of enactment of this Act shall be treated as renewable fuel within the meaning of section 211(o) of the Clean Air Act only if it achieves at least a 20 percent reduction in lifecycle greenhouse gas emissions compared to baseline lifecycle greenhouse gas emissions.”

These two legislative provisions raise doubts about the validity of RINs generated by plants that commence construction after enactment in December 2007. That new facility will produce ethanol or biodiesel with RINs that could be declared later by EPA as invalid because the new facility does not comply with EPA’s new RFS rules (not yet promulgated and hereafter referred to as RFS2) to implement these legislative provisions. The refiner is required by the existing RFS regulations (hereafter referred to as RFS1) at 40 CFR 80.1131 to replace invalid RINs with valid RINs, “regardless of the party’s good faith belief that the RINs were valid at the time they were acquired.” The existing provision relating to RIN validity and lack of clarification on whether or not RINs will be good under RFS2 will contribute to market instability this year because of the lack of certainty that all RINs are valid.

Section 210(a)(1) of EISA states: “For calendar years 2008 and 2009, any ethanol plant that is fired with natural gas, biomass, or any combination thereof is deemed to be in compliance with such 20 percent reduction requirement

and with the 20 percent reduction requirement of section 211(o)(1) of the Clean Air Act. The terms used in this subsection shall have the same meaning as provided in the amendment made by this Act to section 211(o) of the Clean Air Act.” This does not apply to new biodiesel plants. Furthermore, this legislative provision ensures that new ethanol plants “fired with natural gas, biomass, or any combination thereof is deemed to be in compliance” in 2008 and 2009, but does not guarantee that they will be in compliance after 2009. Therefore, this legislative provision also creates the possibility that RINs from new plants could be declared invalid later by EPA.

This uncertainty will contribute to RIN market instability this year and in out years because of the lack of assurance that all RINs are valid.

Market Speculators Could Adversely Influence RIN Supplies

Given the lack of supply, infrastructure and the mandate’s aggressive schedule, the RIN market will be extremely tight this year and for the foreseeable future, creating more impetus for speculators to try to profit from the creation of a “scarce” RIN market. Such an occurrence could contribute to an increase in RIN prices and impact prices consumers pay at the pump.

In 40 CFR 80.1128(b) of the RFS1 regulations, EPA permits any party that has registered with the Agency to hold title to an unassigned RIN. Therefore, a speculator who is not an RFS obligated party can buy RINs for later resale. This situation could take RINs off the market for a while and contribute to perceptions of short-term RIN shortages. In other words, speculators could hoard RINs for the sole purpose of trying to drive up their price.

New Cellulosic Biofuel Waiver Provisions Provide for Last-Minute Regulatory Changes

The new energy law added a waiver provision for cellulosic biofuel (see Clean Air Act section 211(o)(7)(D)). EPA can reduce the applicable regulatory volume of cellulosic biofuel if the projected volume is expected to be lower than the statutory volume. If the Agency makes this decision, then it must

notify obligated parties “not later than November 30 of the preceding calendar year.” In addition, *“For any calendar year in which the Administrator makes such a reduction, the Administrator may also reduce the applicable volume of renewable fuel and advanced biofuels requirement established under paragraph (2)(B) by the same or a lesser volume.”*

The provision, as currently written, obviously does not give RFS obligated parties much lead time for compliance planning. They may not have more than 30 days notice of what the final regulatory volumes will be for the following calendar year.

The New RFS Mandate Will Require Mid-Level Ethanol Blends, But There Are Several Barriers and Problems Associated with Getting These Blends Into the Marketplace and Consumers' Ability to Use Them

As previously mentioned, the large volumes of renewable fuels mandated in the recently enacted EISA will essentially force fuel blends greater than E-10 (10 percent ethanol, 90 percent gasoline) into our nation's gasoline supply. Preliminary industry analysis indicates these blends may need to be produced to meet the mandate by as early as 2010 – less than two years away. The only vehicles capable of running such blends are E-85 vehicles. As discussed earlier, these vehicles represent only 6 million out of over 240 million registered vehicles on the road. The rest of the gasoline-only vehicles currently in the marketplace, and the approximately 16 million that will be produced annually over the next several years, cannot run on blends greater than E-10. The corrosive nature of ethanol eats away at automotive pipes and creates engine problems in these vehicles. In order for blends between E-10 and E-85 (i.e. blended gasoline that contains somewhere between 10 and 85 percent ethanol, called “mid-level ethanol blends”) to be viable in the fuel supply, automakers will have to certify that cars can run on these blends and warrantee those vehicles. This could pose cost challenges for automakers and potentially raise liability questions.

Ethanol infrastructure presents another barrier to RFS implementation. Existing fuel pumps and underground tanks cannot accommodate fuel blends greater than E-10 for reasons similar to those relating

to cars. In order for the volumes of renewable fuels mandated in the new energy law to make it into the market place, tank and pump makers have to certify and provide warranties for all the equipment needed to handle mid-level ethanol blends. This could be a timely process and the new mandate schedule fails to provide the market with that sort of time. Without certification and warranties, the infrastructure to accommodate mid-level ethanol blends won't get built. Refiners may then find themselves in a situation where they won't be able to comply with the law because of their inability to blend the requisite volumes of renewable fuels into the fuel supply. This could create a significant number of supply problems.

The Primary RFS Compliance Fuels, Biodiesel and Ethanol, May Contribute to Increases in Ozone Levels (Smog) During the Summer

EPA has concluded that biodiesel increases NO_x emissions and reduces fuel economy because of its lower energy content. See <http://www.epa.gov/otaq/models/analysis/biodsl/p02001.pdf>. This will be a problem because NO_x emissions are a ground-level ozone precursor.

As previously discussed, ethanol increases the Reid vapor pressure (RVP) of the fuel. More gasoline-ethanol blends result in higher volatile organic compound (VOC) emissions, another ozone precursor, in the summer months. Also, given that the revised 8-hour ozone National Ambient Air Quality Standards (NAAQS) will result in many new ozone non-attainment areas,³⁵ it is unlikely that the mandated level of ethanol can be distributed in summer 9.0 psi RVP conventional gasoline areas without exacerbating ozone problems in non-attainment areas or creating new non-attainment areas. The expansion of the number of non-attainment areas will impose costly fuel reformulation and/or constraints on the usage of ethanol that will result in increased costs because the distribution system will be pushed away from the low-cost solution. These additional costs will be borne by consumers. In addition, the de facto result of expanding the number of non-attainment areas is the creation of a significant conflict between the revised ozone NAAQS and the new RFS.

³⁵ EPA notes that 345 counties violated the new ozone NAAQS (0.075 ppm) using 2004-2006 data.

Congress Should Suspend the Tariff on Imported Ethanol

Given the problems discussed above and the significant strain on our nation's fuel supply system associated with the dramatically increased ethanol mandate in HR 6, Congress should suspend the tariff on imported ethanol in order to maximize the supply of renewable fuels. This is not a new position for NPRA; NPRA advocated this position in testimony before the Senate Commerce, Science, and Transportation Committee in May 2006 and again before the Senate Energy and Natural Resources Committee in February. Removing the tariff is critical to providing refiners more flexibility that will be desperately needed to comply with the newly expanded ethanol mandate.

Congress Should Preempt State Biofuels Mandates

The present enthusiasm for renewable fuels has resulted in several states and even municipalities adopting local mandates. Local mandates will impose additional strain on the ethanol distribution system and increase costs for shipping and storage. The existing federal renewable fuels standard mandate with its credit-trading provisions contains a degree of freedom that allows the distribution system to operate at a low-cost optimum by avoiding infrastructure bottlenecks (such as lack of storage or rail capacity). Mandating biodiesel usage in specific areas forces a distribution pattern that is less flexible, and therefore has less capability to minimize costs. Further, these mandates create boutique markets requiring special fuel formulations and transportation logistics, thereby balkanizing the national fuel market. If Congress wishes to allow for as diverse a supply of alternative fuels as possible, and to promote as much flexibility in the system as possible, state and local biofuels mandates should be preempted.

Conclusion

NPRA members are dedicated to working cooperatively at all levels to ensure an adequate supply of clean, reliable and affordable transportation fuels. We stand ready to work with Congress to ensure a stable and effective fuels policy that utilizes a diversity of resources to improve our national security, assist

our consumers and protect our environment. As my testimony indicates, the new RFS creates several problems in the fuels marketplace – many of which may be insurmountable. In addition to consumer impacts, backlash from potential negative impacts of this law could ultimately end up threatening the availability of alternative fuels in the marketplace. I appreciate this opportunity to testify today and welcome your questions.